

: Writ of Habeas Corpus of State Custody:

my name is Dale Hackett Cullen whom
 am confined in State custody in a
 mental facility ~~from~~ the June 22, 2011
 falsified arrestial case M11-118860;
 accusational falsified apprehension
 by Sheriff officer; Sheriff and
 Kroger's falsified identifying to
 false arrestial June 22, 2011
 falsified Sheriff detaining arrestial
 by non-miranda; falsified charges
 non-miranda; false holding for
 Prosecution without mirandizing
 or given charges; falsified arrestial
 and Unforeseen arrestial by Business;
 falsified arrestial accusational charges
 by Business & Sheriff after telling
 petitioner was not being arrested
 with waiver contract at Kroger
 and Sheriff arrestial detainment
 at Spring Street and Ocmulgee River Bridge
 of falsified accusational charge theft
 by taking at 5:45 P.M. June 22, 2011
 also after telling the detainment
 Sheriff I am not the one being accused

of the crime and where is the alleged mobile cart accusatorial charges, and upon arriving at ~~the~~ Kroger's store the detaining sheriff step out of the store with papers and requested I sign them and I was not being arrested, but was taken to Bibb Law Enforcement Center upon arriving the booking officer told me to empty my pockets and I and the police officer told him they were empty, then the booking officer grabbed my left arm and twisted it behind my back and slammed me into the concealment table then I heard a snap in my shoulder and arm and then I told him I would be pressing excessive force charges of Sheriff brutality and got slammed again on the table then I was dragged to the booking tank where I spent three days in the tank until June 25, 2011 before being booked and never reviewed any

medical treatments the three days
or the forty-five days on Cell Block
D-7 of the jail then was concealed
civilly committed to Central State
hospital July 27, 2011 and had
not received any medical
treatments until 12-2011 but
was forced to take psychotropic
medications restraints or have the
forensic service technician hold
me down to be given a shot
daily or orders by psychiatrist
then which I am now receiving
physical therapy twice a week
but was assaulted twice 9-18-
2011 and 12-16-2011 but received
no medical treatments for each
blow to the right temple and
right side back of the head and
I complained of the pain after
being admitted to the sheriff
department I wrote the Superior
court Room 216 Macon, Ga. 31201
about the Sheriff brutality and
non-miranda apprehension at

with his
~~wrote~~ hand on weapon; falsified
 accusational charge; falsified
 Unfounded Arrests; falsified
 Identifying by Sheriff Officer
 and business; misconduct of
 looking Sheriff Officer brutality;
 for all these grievances and did
 not receive any reply August 2011
 to 12-2011 then I put in a Habeas
 Corpus petition in Federal Middle
 District Court to Judge Marc
 Treadwell and it was dismissed
 with all complained charge
 shown causes of concealed civil
 commitment July 27, 2011 to the
 mental facility of the unconstitutional
 violational grievances which
 were deliberately non given
 reason except official cannot
 be suited in an appellate court
 or being held illegally by hospital
 mental health facility and whereas
 the constitution gives the federal
 court's jurisdiction over all appeal
 cases Article III section II which

states and provides that the courts
 may hear a case of civil
 commitment and constitutional
 violations, and official brutalitys,
 by concealed punishmentities or
 either because of the subjects
 matters or the parties involved
 in its case outcome of its habeas
 corpus for hearing and releasing
 actions judgement for an accusation
 criminal conviction most after
 dealing with all unconstitutional
 laws violations, of the civil fraud
 concealed commitment matters
 for a recall propose constitutional
 amends laws corrections,
 errors in its statutes already passed
 as outdated laws of the interpretation
 applicational provision in the
 constitutional statute questionables
 within the official jurisdictionals
 modifications of both appeals and in
 Superior Court and Middle
 District Court for a higher
 court overruling evidences presented.